

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

CISCO SYSTEMS, INC., and CISCO TECHNOLOGY, INC., a California corporation,

Plaintiffs,

V.

DANNY TSAI, an individual; and
DOES 1 through 50, inclusive.

Defendants.

Case No. 5:14-cv-00791-JAK(ASx)

JUDGMENT AGAINST DEFENDANT DANNY TSAI

JS-6

Date: January 5, 2015

Time: 8:30 a.m.

Crtrm.: 750

Judge: Honorable John A. Kronstadt

The Court having considered the Motion of Plaintiffs CISCO SYSTEMS, INC., and CISCO TECHNOLOGY, INC. (“Cisco”) for Default Judgment Against Defendant DANNY TSAI (“Tsai”), pursuant to Fed. R. Civ. P. 55(b)(2) and L. Civ. R. 55-1 and 55-2, finds that the relief Cisco seeks is proper and necessary based on the applicable law and undisputed material facts. Accordingly, the Court hereby GRANTS Cisco’s Motion in part, and it is hereby ORDERED, ADJUDGED AND DECREED that:

1. Cisco be awarded Seven Hundred Twenty Thousand Nine Hundred and Seventy-Five dollars (\$720,975) in compensatory damages; and
2. Tsai be permanently restrained and enjoined from:

- 1 a. Falsely representing to CISCO that equipment purchased from
- 2 CISCO has malfunctioned or is defective;
- 3 b. Falsely representing to CISCO that products returned to them are
- 4 genuine;
- 5 c. Selling replacement parts sent by CISCO to Tsai following his
- 6 making a false claim; and
- 7 d. Directing or causing any other person to engage in any of these
- 8 activities.

9 Judgment shall be entered against Danny Tsai in the total amount of Seven
10 Hundred Twenty Thousand Nine Hundred and Seventy-Five dollars (\$720,975),
11 plus post-judgment interest at the legal rate.

12 **IT IS SO ORDERED.**

13 DATED: January 23, 2015

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17 JOHN A. KRONSTADT,
18 United States District Judge

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